## UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

COMPOUNDING PHARMACY, INC. PRODUCTS LIABILITY LITIGATION	) ) MDL No. 2419 ) Dkt. No. 1:13-md-2419-FDS )
This Document Relates to:	) )
Suits Identified in Exhibit A to the Tennessee Defendants' Contemporaneously-Filed Motion for Summary Judgment	) ) ) )

## **NOTICE OF FILING**

Saint Thomas Outpatient Neurosurgical Center, LLC ("STOPNC"), Howell Allen Clinic, a Professional Corporation ("Howell Allen"), John Culclasure, M.D. ("Dr. Culclasure"), Debra Schamberg, R.N. ("Ms. Schamberg"), Specialty Surgery Center, Crossville, PLLC ("SSC"), Kenneth R. Lister, M.D. ("Dr. Lister"), and Kenneth Lister, M.D., P.C. ("Dr. Lister's Practice") (collectively "the Tennessee Defendants"), give notice to the Court and all parties that, pursuant to Local Rule § 7.1(b)(1) and Federal Rule of Civil Procedure 56(c)(1)(A), the Affidavit of John W. Culclasure, M.D. is being filed concurrently with the Tennessee Defendants' Motion for Summary Judgment, Memorandum of Law in Support of Defendants' Motion for Summary Judgment, and the Tennessee Defendants' Statement of Undisputed Material Facts.

Respectfully submitted,

## GIDEON, COOPER & ESSARY, PLC

/s/ Chris Tardio

C.J. Gideon, Jr., #6034 Chris J. Tardio, #23924 Matt Cline, #31076 John-Mark Zini, #31769 Suite 1100 315 Deaderick Street Nashville, TN 37238 (615) 254-0400

Attorneys for the Tennessee Defendants

## **CERTIFICATE OF SERVICE**

I hereby certify that this document filed through the CM/ECF system will be served electronically to the registered participants identified on the Notice of Electronic Filing and copies will be e-mailed or mailed via regular U.S. mail to those participants identified as unregistered this 10th day of January, 2014.

\_/s/ Chris Tardio Chris Tardio